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ALPHABET INC., GOOGLE LLC, and LOON LLC

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

SPACE DATA CORPORATION,

Case No. 5:16-cv-03260-BLF

Plaintiff,

V.

ALPHABET INC., GOOGLE LLC, and
LOON LLC.

**NOTICE OF FILING OF REDACTED
VERSIONS OF DOCUMENTS
PREVIOUSLY FILED PROVISIONALLY
UNDER SEAL**

Dept: Courtroom 3 – Fifth Floor
Judge: Hon. Beth Labson Freeman

Date Filed: June 13, 2016

Trial Date: August 5, 2019

1 In accordance with this Court's May 30, 2019 Order Re: the Parties' *Daubert* Sealing
2 Motions, Dkt. No. 543, this Notice hereby attaches the following documents:

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4 • **Exhibit A:** Redacted Excerpts of the Meyer Report, Ex. 1 to Werdegar Declaration in
5 support of Google's Motion to Exclude Expert Testimony ("Werdegar Decl."), Dkt.
6 No. 482-5

7 • **Exhibit B:** Redacted Excerpts of the Addendum to the Meyer Report, Ex. 2 to Werdegar
8 Decl., Dkt. No. 482-6

9 • **Exhibit C:** Redacted Excerpts of the Dec. 2018 Deposition of Christine Meyer, Ex. 4 to
10 Werdegar Decl., Dkt. No. 482-8

11 • **Exhibit D:** Redacted Space Data's Amended Response to Google's Interrogatory No. 8,
12 Ex. 7 to Werdegar Decl., Dkt. No. 482-10

13 • **Exhibit E:** Unredacted Excerpts of Opening Pullen Report, Ex. 9 to Werdegar Decl.,
14 Dkt. No. 482-12

15 • **Exhibit F:** Redacted Excerpts to Appendix A to Pullen Report, Ex. 10 to Werdegar
16 Decl., Dkt. No. 482-13

17 • **Exhibit G:** Redacted Google's Opp. to Space Data's *Daubert* Motion, Dkt. No. 497-4

18 • **Exhibit H:** Redacted Excerpts of the Meyer Report, Ex. 4 to Kamber Declaration in
19 support of Google's Opposition ("Kamber Decl."), Dkt. No. 497-5

20 • **Exhibit I:** Redacted Space Data's Amended Responses to Google's Interrogatories 14
21 and 21, Ex. 6 to Kamber Decl., Dkt. No. 497-8

22 • **Exhibit J:** Redacted Space Data's Amended responses to Google's Interrogatories 1, 6,
23 and 7, Ex. 11 to Kamber Decl., Dkt. No. 497-10

24 • **Exhibit K:** Redacted Space Data PLR 3-8 Disclosure, Ex. 12 to Kamber Decl., Dkt. No.
25 497-11

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1 Respectfully submitted,

2 KEKER, VAN NEST & PETERS LLP

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4 Dated: June 7, 2019

5 By: /s/ Matthew M. Werdegar

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